Case	08-35653-KRH	Doc 1783	Filed 01/26/0 Page 1 of 3		Desc	
1 2 3	UNITED STATES BANKRUPTCY COURT FOR EASTERN DISTRICT OF VIRGINIA Richmond Division					
4						
5	In re:		)	CASE NO. 08-35653-KRH	Į.	
6 7	CIRCUIT CITY	STORES, II	) NC. )	Chapter 11		
9	Debtor.		)			
11	NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF NOTICES AND DOCUMENTS					
12	PLEASE TAKE NOTICE that Jonathan Card, a creditor of the debtor herein, hereby					
13	appears in this case by its counsel, Matthew Righetti and the law firm of Righetti Law Firm,					
14 15	and such counsel enters its appearance, pursuant to section 1109(b) of the United States					
16	Bankruptcy Code ("Bankruptcy Code") and Federal Rule of Bankruptcy Procedure Rules 2002					
17	and 9010(b), Local Rule 9010-1, and such counsel hereby requests that all notices (including					
18	those required by Bankruptcy Rule 2002) in this case and any related adversary proceeding be					
19	mailed to the undersigned, unless otherwise directed by the Court, to the following:					
20	Matthaw Dichetti					
21	Matthew Righetti RIGHETTI LAW FIRM, P.C.					
22	456 Montgomery Street, Suite 1400 San Francisco, CA 94104					
23	Telephone (415) 983-0900 Facsimile (415) 397-9005					
24	PLEASE TAKE FURTHER NOTICE that the foregoing request includes, without					
25	limitation, any application, motion, complaint, petition, pleading, demand, notice, plan,					
26	disclosure statement, or report, whether formal or informal, whether written or oral, and					
27		whether transmitted by mail, delivery, telephone, telecopier or otherwise, in this case.				

Dated: January 22, 2009

PLEASE TAKE FURTHER NOTICE that creditor Jonathan Card, does not intend this Notice of Appearance and Request for Notices and Service of Papers, nor any subsequent appearance, pleading, claim or suit, to waive any rights to which it may be entitled including, but not limited to: (i) its right to have final orders in noncore matters entered only after de novo review by a District Judge; (ii) its right to trial by jury in any proceeding related to this case; (iii) its right to have the District Court withdraw the reference in any matter subject to mandatory or discretionary withdrawal; or (iv) any rights, claims, actions, defenses, setoffs or recoupments to which it may be entitled under agreements, in law or in equity, all of which rights, claims, actions, defenses, setoffs and recoupments it expressly reserves.

Respectfully submitted,

Righetti Law Firm, P.C.

/s/ Matthew Righetti

Matthew Righetti

Attorneys for Creditor, Jonathan Card